

# **Exhibit 4**

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**From:** Nemelka, Michael N. [mnemelka@kelloggghansen.com]  
**Sent:** Friday, April 27, 2018 12:23 PM  
**To:** Miller, Britt M.  
**Cc:** Aundrea K. Gulley; [bross@gibbsbruns.com](mailto:bross@gibbsbruns.com); Provance, Matthew D.; Ho, Derek T.; Ryan, Mark  
**Subject:** Re: Rogs and RFAs

Thanks. Much appreciated.

Mike

On Apr 27, 2018, at 1:21 PM, Miller, Britt M. <[BMiller@mayerbrown.com](mailto:BMiller@mayerbrown.com)> wrote:

Mike –

I've spoken with Andi and Brian and we are collectively fine granting Authenticom an additional one week extension (through and including May 7) for its responses to Defendants' remaining Interrogatories and RFAs (we obviously have its verified responses to two of Reynolds's Interrogatories and one RFA). Defendants will serve their respective responses to Authenticom's outstanding Interrogatories on the same date.

Regards - Britt

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**Britt M. Miller**  
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-----Original Message-----

From: Nemelka, Michael N. [<mailto:mnemelka@kelloggghansen.com>]  
Sent: Friday, April 27, 2018 9:16 AM  
To: Miller, Britt M.; Aundrea K. Gulley; [bross@gibbsbruns.com](mailto:bross@gibbsbruns.com); Provance, Matthew D.  
Cc: Ho, Derek T.  
Subject: Rogs and RFAs

Dear Britt and Andi –

Could we have a one week extension for Authenticom's interrogatory and RFA responses, such that they would be due on May 7 instead of April 30? We would appreciate the courtesy and would of course extend the same to you.

Thanks,  
Mike

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**From:** Hafenbrack, Joshua [jhafenbrack@kellogghansen.com]  
**Sent:** Thursday, April 12, 2018 10:16 AM  
**To:** Miller, Britt M.; 'Brian T. Ross'  
**Cc:** 'Aundrea K. Gulley'; Leo Caseria; Ryan, Mark; Provance, Matthew D.; Nemelka, Michael N.  
**Subject:** Discovery Responses Extension Proposal

Dear Britt and Brian,

I write with a proposal regarding the parties' upcoming discovery responses and objections, which are due April 23. That date falls on what is likely to be a very busy period, in light of the two depositions Defendants have scheduled (or sought to schedule) and the April 25 hearing.

To avoid this logjam, we would propose a mutual one-week extension, to April 30, for all responses and objections to the discovery requests that were served on March 23.

Please let us know if you agree.

Kind regards, Josh.

**Joshua Hafenbrack**

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